### PROPOSALS

For carrying the Mails of the United States on the following Post Roads will be received at the General Post Office in Washington City, until the 12th day of July next, inclusive.

Washington City, until the 12th day of Yaly next, inclusive.

IN KENTUCKY.

115. From Frankfort by Georgetown, Cinthiania, Pendleton c. h. and Campbell c. h. to Cincinnati once a week. Leave Frankfort every Monday at 3 p m and arrive at Cincinnati once a week. Leave p. and arrive at Cincinnation Friday by 10 a m. Leave Cincinnation Friday by 10 a m. Leave Cincinnation Friday by 10 a m. 116. From Lexington by Winchester, Montgomery c. h. and Fleming c. h. to Washington once a week. Leave Lexington every Wednesday at 8 a m and arrive at Washington on Friday by 4 p m. Leave Washington every Staurday at 8 p m and arrive at Lexington on Tuesday by 4 p m. 117. From Frankfort by Shelbyville to Louisville on Saturday by 5 p m. Returning—Leave Louisville every Monday at 6 an and arrive at Frankfort every Friday at 10 and Hardin c. h. to Breckenridge c. h. once a week. Leave Frankfort every Friday at 2p m arrive at Bairdstown on Sunday by 8 a m and arrive at Braikfort every Friday at 2p m arrive at Bairdstown on Sunday by 8 a m and arrive at Braikfort every Friday at 2p m arrive at Bairdstown on Sunday by 8 a m and arrive at Braikfort every Friday at 2p m arrive at Bairdstown on Wednesday by 3 p m and arrive at Braikfort every Friday at 2p m arrive at Bairdstown on Wednesday by 3 p m and arrive at Braikfort every Friday at 2p m arrive at Bairdstown on Wednesday by 3 p m. Leave Breckenridge c. h. every Tuesday at 2 a m and arrive at Bairdstown on Wednesday by 3 p m. Leave Hartford on Wednesday at 4 a m arrive at Springsield on Saturday by 8 a m at Russelville by 4 p m at Hartford on Monday at 5 am and arrive at Breckenridge c. h. every Tuesday at 6 am arrive at Hartford on Wednesday at 6 am arrive at Hartford on Friday by 10 a m.

120. From Bairdstown by Shepherds at 4p m and arrive at Martille on Thursday by 7 a m. Leave Springsield to 4p m and arrive at Springsield by 3 p m. Leave Springsield to 4p m and arrive at Springsield by 3 p m. Leave Springsield ton Friday by 10 a m.

120. From Bairdstown by Shepherds by 10 a m.

by 10 a m.

120. From Bairdflown by Shepherdf-120. From Bairdflown by Shepherdf-ville to Louifville once a week. Leave Bairdflown every Thur flday at 7 a m and arrive at Louifville on Friday by 10 a m. Leave Louifville every Friday at 2 p m and arrive at Bairdflown on Saturday by 6 p m.

6 p m.

11. From Breckenridge c. h. by
Henderfon c. h. Eddy Grove, Eddyville
and Smithfield to Fort Maffac once in
two weeks. Leave Breckenridge c. h.
every other Tuefday at 6 a m and arrive
at Fort Maffac enext Friday by 6 p m.
Returning—Leave Fort Maffac every
other Saturday at 8 a m and arrive at
Breckenridge c. h. the next Tuefday by
6 n m.

Breckenridge c. h. the next Tuelday by 6 p m.

122. From Hartford by Vienna, to Greenville, Muhlenberg c. h. once in two weeks. Leave Hartford every other Wednelday at 6 a m and arrive at Greenville on Thurfday by 10 a m. Leave Greenville every other. Thurfday at 2 p m and arrive at Hartford on Friday by 6 p m.

pm and arrive at Hartford on Friday by 6 pm.

123. From Ruffelville by Chriftian c.h.

124. From Ruffelville wery other Saurday at 7 pm and arrive at Eddy Grove on Monday by 6 pm.

125. From Ruffelville by Bowling Green and Glafgow to Greenburg, once in two weeks. Leave Ruffelville by Bowling Green and Glafgow to Greenburg, once in two weeks. Leave Ruffelville by Bowling Green and Ruffelville on Tuefday by 5 pm.

125. From Frankfort by Harrodfburg, Danille and Plafakic, b. to Wayne c. b. once aweek. Leave Frankfort every Friday at 3 pm arrive at Harrolf burg, Danille and Plafakic, b. to Wayne c. b. once aweek. Leave Frankfort every Friday at 3 pm arrive at Mayne c. b. the next Monday at 10 2 m. Returning—Leave Wayne c. b. once aweek. Leave Frankfort every Friday at 3 pm arrive at Wayne c. b. the next Monday at 10 2 m. Returning—Leave Wayne c. b. conce aweek. Leave Frankfort every Friday at 3 pm arrive at Mayne c. b. the next Monday at 10 2 m. Returning—Leave Wayne c. b. conce aweek. Leave Danville on Statuday by 5 pm.

126. From Bantile by Standford to Lansafter, once a week. Leave Danville every Monday at 4 am and arrive at Lancafter by

11 a m. Leave Lancaster every Monday at 1 p m and arrive at Danville at 8 p m.

INDIANA TERRITORY.

127. From Louilville, K. to Vincennes, once a week. Leave Louilville every Saturday at 10 \( \rho \) and arrive at Vincennes on Tuelday 4 \( \rho \) m. Leave Vincennes every Wednefday at 8 \( \alpha \) m and arrive at Loufville on Friday becomes the control of the contro

day at 8 am and arrive at Loufville on Friday by 6 p m. 128. From Vincennes by Kafkrikia to Cahokia once in two weeks. Leave Vincennes every other Wednefday at 8 am and arrive at Cahokia the next Tuefday by 6 p m. Leave Cahokia every other Thurflay at 6 p m and arrive at Vincennes the next Tuefday by 4 p m.

p m and arrive at Vincennes the next Tucidady by 4 p m.

MISSISSIPPI TERRITORY.
120. From M Intoln's by Griadflone Forst Brackints and Greens to Natchea, once in two weeks. Leave M'Intoln's every other Sunday at 4 a m and arrive at Matches the next Monday by 4 pm. Leave Natchea weeks the next Monday by 4 pm. Leave Natchea weeks the next Saturday by 7 pm. The contract to continue until March 31, 1804.

NOTES.

I The Post-Master-General may expedite the mais and atter the times of arrival and departure at any time during the continuance of the contracts, he previously dispulating an adequate compensation for any extra expense that may be occasioned thereby.

II. Fifteen minuses shall be allowed for opening and closing the mail at all offices where no particular time is specified.

III. For every thirty minutes delay (unavoidable accidents excepted) in arriving after the time preferibed in any contract, the delay continue until the departure of any chemique mail, whereby the mails delined for fuch depending mail to fe a trip, an additional forfeiture of five dollars shull be incurred.

IV. Newspapers as well as letters are to be consumed to the mail for his own emolument, he mult fare in his proposite, defires to carry newspapers, other than those conveyed in the mail for his own emolument, he mult flate in his proposite, for what sum without that emolument.

V. Should any person, making proposits,

for what fum he will carry it, with that emoluunent.

V. Should any perfon, making proposals,
defire an alteration of the times of arrival.

N. Should any perfon, making proposals,
defire an alteration of the times of arrival.

and departure above specified, he must fitter in
his proposals, the alterations defired, and the
difference they will make in the terms of his
contract.

VI. Perfons making proposals are desired to
flare their prices by the year. Those who
contract will receive their pay quarterly, in the
months of February, May, August and Nosvember, one month after the expiration of
each quarter.

VIII. No other than a free white perfon
fhall be employed to convey the mail.

VIII. Where the proposer intends to convey the mail in the body of a flage carriage,
he is desired to state it in his proposals.

IX. The Postmasser-General referves to
himself the right of declaring any contract at
an end whenever three failures happen which
amount to the loss of a trip each.

X. The contracts for the above routes are
to be in operation on the first day of October
next, and to continue in force for one year,
from that time, excepting fuch routes as have
a particular note respecting the continuance
of the contract.

GIDEON GRANGER.

a particular note respecting of the contract.

GIDEON GRANGER.

Washington City, May 9, 1802.

TAKEN up by the subscriber, living in Bush's Settlement, Clarke county, a BAY MARE,
Alyout 14 hands high, her right ear appears to have had a piece cut out, a leather sollar about her neck, shod before, about ten years old; appraised to tol. a better that the subscriber of the subs

[PUBLISHED BY AUTHORITY.]

SEVENTH CONGRESS UNITED STATES,

AT THE FIRST SUSSION,
Begun and held at the City of Washington, in the Territory of Golumbia, on Monday, the Seventh of December, one thousand eight hundred and one.

eds, grants, contracts, bones, co-unities, and other evidences of a possession which relate to the ci-ngton, and the affairs heretofore uperintendance and care, and be it further enacted, That the

the faid fuperintendant shall, under the direction of the Predict of the United States, fell for many of their loss in the city of Washington which are pledged for the re-payment of a lown of two bundred and ninety-fixen to two bundred and ninety-fixen to the fait of two bundred and ninety-fixen to the commissioners for the use of the faid city, as may be fufficient to pay the interest area in the commissioners for the use of the faid city, as may be fufficient to pay the interest and instalments thereof, as they may respectively become due: Provided, That it in the opinion of the President of the United States, the fall of a soft fail tox, much the faid tox, much the faid tox, much the faid tox, much the faid tox of the faid of the property, then so much money as may be necessary to provide for the deficiency is hereby appropriated.

See, 6. And be it further enacted, That the said superintendant shall, prior to the first do ancedent to the fixth day of May, in the trail state of the subject of the faid of the part of the purchasers, the comply with their contrasts; and the mains arising thereupon shall be applied, on or before the first day of November next, to the fixth day of May, in the year one thousand seven hundred and ninety fix, and which the faid converted to the fixth of the faid tox, which were fold anceedent to the fixth day of May, in the year one thousand seven hundred and ninety fix, and which the faid commissioners are authorized by law to re-sella, in consequence of a fishure on the subject of the subject o

until the whole fum advanced, with the interreft thereon, fhall be repaid.

Sec. 8. And be it further enacted, That for much of the adt entitied, "An act to eftablish the temporary and permanent feat of government of the United States, paid on the fixteenth day of July, in the year feventeen hundred and ninety, as relates to the appearance of commitments, thall be and the fame is hereby repealed.

Sec. 9. And be it further enacted, That it shall and may be lawful to open books in the city of Walfington, for receiving and entering fubferiptions for opening the canal to communicate from the Potome river to the Extern branch thereof, through a part of the city of Walfington, under the management of Thomas Tingey, Daniel Carroll of Duddington, Thomas Law, and Daniel Carroll Frent, which fubferiptions shall be made perfonally, or by power of attorney: the fairl books shall be opened for receiving subferiptions, and continue open until the sum of the carroll of the continue open until the sum of the carroll of the continue open until the sum of the carroll of the sum of the carroll of the sum of the carroll of the sum of

ble in fuch manner as the company shall direct.

Sec. 11. And be it further enacted, That the president and directors so elected, and their fuccessors, or a majority of them, shall have successors, or a majority of them, shall have successors or a majority of them, shall have successors of the shall have

fing from the wharfage and tolls hereby granted, flail be ordered and made to, and among all the proprietors of the faid company, in proportion to their feweral flares.

See, 17. And be it jurther enacted, That for and in confideration of the expenses the fail proprietors fhall incur, not only in cut-ting canals, but in erecting locks, and in maintaining and keeping the fame in repair, and in temporary enlargement and improvement of the fame, that for the figure of they was the fame, that for the fame of the fame that of the fame can all the fame that of the fame canada the fame that of the fame can all articles and materiels land of wharfage on all articles and materiels land of wharfage on all articles and materiels land of wharfage on all articles and materiels and predicted on each fide of the canal, as are now lengthly received at the wharfs of Georgetown: And it lhall and may be lawful for the famp redicted on each fide of the canal, as are now lengthly received at the wharfs of Georgetown: And it lhall and may be lawful for the famp redicted as much longer as their principal fume expended remain unpaid, to demand and to receive, at the most convenient place for all commodities carried through a lock or locks of the canal; a toll not exceeding half a dollar on each loaded flow; but no toll to be paid returning. But when the wharfage fhall produce the annual interest of eight per cent, on the fuma expended by the predident and directors, can all the canal and forks thereof fall be callative of the tolls, then the tolls fhall ceate, and the canal and forks thereof fall be property shall past fee of toll and wharfage.

Sec. 18. Provided necerbicless, and he if further enacted, That in case the faid Washington company created by this set shall not, within the tern of five years, complete faid canal, find the faid and all right and authority hereby granted to faid canal, that the faid canal, in that the faid and all right and authority hereby granted to faid canal fault revert to the United States, and the fun

TH: JEFERSON,
President of the United States.

AN ACT

Making an appropriation for the support of the Many of the United States, for the year one thousand eight hundred and two.

See, I. Britenacted by the Senate and Hunse of Representative of the United States of America, in Congress assembled, That the following lums, including any lum which may have been, or might be expended during the prefent year, by virtue of any former appropriated to defray the expences of the navy of the United States during the year one thousand eight hundred and two; that is to fay:
For the pay and fubilitience of the officers, the pay of the feamen, provisions and repairs, the hundred and eight thundred and two; that is to fay:
For the pay and fubilitience of the officers, the hundred and eight chundred with hundred and other actions. Infruments, and hospital flores, ten thousand dollars:
For the purchase of ordinance and other military flores, twenty thousand dollars.
For the purchase of ordinance and other military flores, twenty thousand dollars.
For the purchase and clerks, flore nearly and, florekeepers and clerks, flore nearly and the materials, including ordinance for the feventy-four gun flups, one hundred and nievet thousand dollars:
For the pay and fubilitation, including provisions, for these one hore, and forage for the first of the marine corps, feventy-one thousand fevent hundred and first-four dollars;
For the pay and fubilitation, and forty cents:
For clothing for the fame, fifteen shouland fevent hundred and first-four dollars, and forty cents:

ty cents:

For clothing for the same, fifteen thousand five hundred and nineteen dollars.

For military stores for the same, one thousand two hundred and twenty-four dollars,

For military flores for the fame, one thousand two hundred and twenty-four dollars, and fixty cents:

For the quarter mafter's department, comprising quarters for the officers, and barracks for the men at different flations, fuel, flationary, camp uterilis, &c. feven thousand and fixty-one dollars:

For medicine, medical fervices, and hospital flores, one thousand dollars.

For officers travelling expences, armourers and carpenters bills, and other contingent expences, two thousand five hundred and firty dollars.

Sec. 2. And be it further enasted, That fo much of the faid feveral fume of money, hereinhefore specifically appropriated, and amounting together to the fum of nine hundred thousand dollars, as shall not have been expended by virtue of any former appropriation, shall be paid, first, out of any balance remaining usexpended of former appropriations for the fupport of the navy; and fecondly, out of any monies in the treasury of the United States not otherwise appropriated by law.

NATHL MACON,

Speaker of the House of Representatives.

NATHL. MACON,
Speaker of the House of Representatives.
ABRAHAM BALDWIN,
President of the Senate pro tempore.
AFFROVED, May 1, 1802.
TH: JEFFERSON,
President of the United States.

## Lexington, June 25.

DIED\_On Wednefday last in this town Mrs. Wright, confort of Mr. Ifrael Wright

rs. Wrighty common at Frankfort, in the year our inspector at Frankfort, in the year 1802, by James & Haden, Inspectors.

Barrels.

133

3048 Total

From the Gazette de France.

From the Gracte de Frances.

Every body, perhaps, has not remarked with the fune attention a politige in the first didacthes from General Leclercy, in which he observes, that the guns, cannon, and powder which were found at the Cape, were furnished by the United States of America.

Perhaps it would be unjult to found upon this circumfance a ferious repreach against a government supposed to be attached to France by principles, by interest, and by a just fine of grattude. But if we connect this fact with several other things; if we apply it to a general system of politics adopted by the United States under the Presidency of Mr. Jefferion's predecessor, the abovementioned palear insignificant.

Some months ago we published in this paper in anecdote, which, though it remained uaknown for a long time, did not the lefs deserved ferious attention. It related to an interview which took place at St. Domingo between Touislant Loverture and the commercial agent of the United States, at the moment in which the result of the famous battle of Marengo had been made known. The plan of the Americal to declare the independence to Riego General to declare the independence of St. Domingo; it that was one of the orining intructions of the Commercial Agent. Conferences continued to take place upon this tubed, when Touislaint, informed of what had taken place in Italy, changed his resolution all at once, and cred out in accents of definition of the Commercial Agent. Conferences continued to take place upon this this conference is not the Maringo kills me) and upon this though the marine had not one and cred out in accents of definition of the Commercial Agent. Conference and the concert with the British, to determine the Negro General to declare the independence—main had not one, and cred out in accents of definition of the Commercial Agent. Conference continued to take place upon this that the place in Italy, changed his refutition all to one, and cred out in accents of definition of the Commercial Agent. Conference continued to the

ad upon this the negociation was put an enc, or a telas! Intended.

That Mn. J. Efferion, became finee Prefident full Federal Government, has not followed the Federal Government, has not followed the political lyitem of this predecellon—that has adopted a mode of conduct left Machiave, an appears incontrollide. But the ideas ther more or left liberal, of a man who is plad of for a time at the head of an elective government, ought not to be of any weight in e judgement which may be formed upon the dar of things to which he belongs eventual; and when it is unceffary to examine the near all interests and fituation of America, the vivate opinion of Mr. J. Efferich becomes al. oft a matter of incilierence.

ate opinion of Mr. Jefferfon becomes ala matter of incificrence,
we pay attention to the rapid increase of
oponiation, the industry, trade, and wealth
be United States, we cannot avoid forgritant that power is defined one day to
over the new world, and to place under
obe all the Well India Colonies. Is it
the interest of Europa to endeavor, while
yet time, to remove that epoch go a greatfilance; and does not policy require that
e should be clinblished as from as possible
the continent of America, a barrier ast the continent of America, a barrier ast the prefused ambition of a people to
mature has promified the empire of half

America, an European power capable of oppofing an impenetrable barrier to the torrent
which might one day, without that precaution
spread from North to South, cover Mexico, the
Well Indies, Canada, and fint Europe out
from the passage of the Atlantic. Spain, enfreebled, has too many distant possession
freebled, has too many
distant free free free
freebled, has too many
distant free free
freebled, has too many
freebled, has too
freebled, has too
freebled, has the freebled
freebled, has been
freebled, has the
freebled, has been
freebled, has the
freebled, has been
freebled, has been
freebled, has the
freebled, has been
fr

aggrandifement. The prefervation of the European poffeffions in the Weft Indies has rendered this plan necessary; and the interest of all the maratime powers of Europe, it to fee the strongest amongst them form an establishment on the continent of America, fulficiently imposing and important to serve as a counterposite to the domination of the United States.

At a meeting of the Trustees of Lexington June 22, 1802. WHEREAS the Slaves in the Souther ates appear firongly bent on an infurrection

RESOLVED, That no Slaves from either of thofe or any other state, be permitted to be fold in this place, contrary to the 26th section of an act of Assembly, passed on the 3th of February 1798, without being subject to the penalty imposed by faits law; and that the faid section be published for two weeks.

ROBERT CAMPBELL, Ch. P. T.

John Arthur, Clk.

Letter Jorn Arthur, Clk.

EXTRACT FROM

An all to reduce into one the several alls respecting Slaves, Free Negroes, Musician and Indians.

Approved February 8, 1798.

Sec. 26. And be in further enacted. That no Slave or Slaves, thall be imported into this flate as merchandile; and any perion of-fending herein, thall forfeit and pay the fum of three bundred dellars for each Slave for information, in any court having cognizance of the Sune, one half to the profecutor, be other half to the use of the commonwent. This ad final not extend to prevent any citizen of this state bringing flaves for his own use, provided they have not been brought into the United States from any foreign country, since the first day of January, one thought of the state of the state of the suns of the state of the state of the state of the sunspire of this state of this state or persons to this state bringing their slaves with them, but either a citizen of this state or persons emigrating to this state, any show or cause to be brought to this state, any show or cause to be brought to this state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the state, any show or cause to suppose the state of the

MANNS' LICK SALT,
Will be exchanged for Country Lin
EN & HEMP, by

SAML. DOWNING. Lexington, June 23d, 1802.

AS my wife Ellener, has left my bed had board without any just cause, I therefore forewarn all persons from dealing with her, or crediting her on my account, as I shall not pay any debts of her contracting after this date.

June 22d, 1802.

June 22d, 1802.

MERCER, fel.

May Court of Quarter Sellions, 1802.

Christopher Singleton, complainant,

Against

John Boyles, Charles Buring,

Charles Dever, beir at law to

Dennis Dever, who was beir at law to

Dennis Dever, who was beir at law to

Dennis Dever, who was beir at law to

IN CHANCERY.

The defendant Charles Dever, not having entered his appearance herein agreeable to law, and the rules of this court, that he is not an inhabitant of this court, that he is not an inhabitant of this court, that he is not an inhabitant of this court, that he is ordered that the faild defendant do appear here on the first day of our next August court, and answer the complainant's bill, that this order be inferted in the Kentucky Gazette or Herald, agreeably to law, that it be published at Case run meeting house on some Sunday immediately after divine service, and that a copy be posted up at the front door of the court house in Harrodiburgh.

Teste,

A copy.

Teste,

Benj. W. Casey, D. C.

TAKEN up by the fubfcriber, living on the waters of Johnson's fork of Strode's creek, Clarke county, one GREY HORSE.

Nine years old this fpring, about fourteen hands three inches high; appraised to Forty dollars.

Mathew Duck.

TAKE NOTICE

That I shall attend with commissioners appointed by the court of Madison county, on the nineteenth day of July next, at the mouth of Meadow creek, on the south fork of Kentucky, to take the depositions of witnesses and perpetuate testimony respecting an entry of one thousand acres, made in the name of Fisher Rice. Also I shall attend with commissioners appointed by the court of Montgomery county, on the twenty-third of July next, at the mouth of Quickfand creek on the north fork of Kentucky, to take the depositions of witnesses and perpetuate testimony of an entry made in the name of Fisher Rice for two thousand acres. Also the mouth of Troublesome treek on the north fork of Kentucky, on the twenty fourth day of July, to establish an entry made in the name of Fisher Rice for two thousand acres. Also shall attend at one other entry of six hundred and odd acres, made in the name of Fisher Rice, the twenty-fixth day of July, on the north fork of Kentucky river.

JOHN P. ANDERSON, Attorney in fact for Fisher Rice. June 20th, 1802.

WHEREAS Mary my wife has eloped from my bed and board and has aded contrary to prudence or decency, this is therefore to caution all perfons trulting or harboring her as I am determined not to pay any thing fite contracts after this date.

CHRISTOPHER HORN.

June 12, 1802.

NOTICE.
NOTWITHSTANDING it is every NOTWITHSTANDING it is every honed man's duty to know his own property, feveral perfons living adjoining the fublicither's tract of 1207 1-2 acres of land, in Bourbon county, on the waters of Green creek, as well as others who live at a diltance, have frequently been guilty of fealing timber, and carrying it off Iaid land: therefore I give this notice, that the fail track is patented land, and was proceffioned laft winter by capt. Benj. Bedford and James Briftow juncommiffoners for faid county, and warn all perfons not to treplate on the faid land hereafter; nor on a track of 800 acres of patented land, lying in faid county, adjoining capt. Benj. Bedford, on the N. E. nor on any of the fublicither's lands lying in the flate of Kentucky.

FURTHER NOTICE,

FURTHER NOTICE,
THAT every person or persons who have purchased of, or hold any bond or bonds on the subscriber for the convey-ance of any land, that the patents have infued, and he is now ready to make a deed or deeds thereto, and calls for faid bonds to be brought forth, and that this notice will be specially plead, in case the purchaser or holder of any such bond, shall fail to list and pay the taxes on any land fold by me. GREEN CLAY.

June 24th, 1802.

TAKEN up by the fubficiber, Scott county, on the waters of M'Connel's Run, a BAY MARE GOLT, two years old this foring, niether docked, nor branded: appraifed to £8.

DANIEL BALDWIN.

Since fliedding a brand appears on the near floudder nearly thus [][. D. B.

JUST PUBLISHED
And for fale at this Office, Price 38.
A REVIEW

NOTED REVIVAL IN KENTUCKY,

By THE REV. ADAM NAMED.

A. RANKIN,
PRESENTS his grateful acknowledgement they have given his hamble attempt to ferve the public—requesting all those who purchase his Books, to leave their names with those from whom they buy; a as he means to emit to them gratis, an Appendix, he is now writing on another subject—to contain about 16 pages.

May 11, 1802.

TAKE NOTICE

That on Monday the 19th day of July next, I chall attend with the commissioners appointed by the county court of Mason country, on the waters of Mill ereckin the said country, and to continue from day to day to take depositions to perpetuate testimony to establish the special calls of my entry of 750 acres, made on the waters aforesaid, until the same be completed; and do such other and surther acts as the law requires.

JESSE HORD.

June 20th 1802.

AN APPRENTICE

AN APPRENTICE

The the Printing business will be taken at the surface of the s

JOSEPH HAMILTON DAVEISS,
Has removed his relidence to
LEXINGTON.
13th June, 1802.

LIST OF LETTERS,

LIST OF LETTERS,
Remaining in the Post Office Winchester, K. which is not taken out in three months, will be sent to the General Post Office as dead letters.

Mis Milly Shelby, Clarke county.
Mr. Mathias Branningburgh, ditto.
Mr. John Anderson, near Little Winchester, Kentucky, formerly called Strode's Station,
Mr. John Davis, Clarke county.
Thomas Porter, Ditto.
Mr. Benjamin Tucker, Ditto.
Susannah Robertson, Ditto.
Thomas Berry, sen. Ditto.
Mr. Obediah Dooley, Ditto.
Henry M'Cart, Ditto.
Mr. George Cleavland, Ditto,
Mr. George Cleavland, Ditto,
Mr. George Stevenson, Ditto.
Mr. George Stevenson, Ditto.
Mr. Walter E. Sutherland, Ditto.
Copt, Richd, Taylor, Ditto.
Re. Campbell, Ditto.
E. CALLOWAY, P. M.
June 15th, 1802.

NOTICE.

NOTICE.

ALL perfons indebted to the eftate of Nathaniel Shaw, dec. late of Fayte county, are requested to come forward and pay off their respective accounts immediately; also those who have any demands against faid eftate, are requested to bring them forward properly authenticated, that a settlement may be made of faid eftate.

3m ISAAC WELLS, GEORGE S. SMITH, Sel. June 14, 1802.

NOTICE,

NOTICE,

OMMISSIONERS appointed by the

County court of Jeffanine, will meet
on Monday the 9th of August, if fair, if nor
on the next fair day, at the houle of Samuel
Sandufky on the east fork of Jeffanine, in
order to take the depositions of witneffica, to
perpetuate their testimony respecting certain
calls of an earry of 400 acres of land, made
in the name of Jonathan Sandusky; and do
spready to law.

JOHN LOWREY.

JOHN LOWREY.

June 11, 1802.

MR. THOMAS WARD,

Ma. THOMAS WARD,
Sira,
TAKE NOTICE, that I will proceed to
take the depolition of Duncan M'Arthur, at
the house of John, Bifwell, in the town of
Chillicothe, North Weltern Territory, on the
24th day of Augult next, to be read as evidence in the fuit in Chancery, now depending in the Danville Diffrict, wherein you
are complainant, and myleff and others, defendants.

I am

\*Tomas Hoff.

Thomas Hoff. \*3W May 19th, 1802.

TAKEN up by the fusication on Raver creek, Harrifon county, a BROWN HORSE. Sayears old, upwards of 1s hands high, blaze face, fome faller foots, and a fwitch tail appraised to 221.

HAYDON NELSON.

TAKEN up by the fubferiber living on the waters of Boon's creek, two SORREL STUD COLTS, Supposed to be one year old past; one has a flar, not branded: appraised to 10 pounds. The other has a blaze face, right hind foot white: appraised to 71. 10s.

### John Laughlin.

May 17th, 1802.

May 17th, 1802.

WHEREAS on the 12th June 1802, the fubfiriher and Iffabella his wife, agreed to a nutual feparation between them, and to make a division of property, and forever thereafter for the faid parties to remain feparate and apart, and the power of each over the other flouid cease and determine from and after the day and year above written. Whereupon they, the faid Daniel Carminehael and Iffabella his wife, entered into a written contract, which contract has has been fully compiled with fo far as relates to the division of the property which the has taken into possession, and removed herelf and effects out of my possession, and removed herelf and effects out of my possession to the property which they have been forever all persons from contracting with the ro mmy account; as I do not hold myfelf bound to pay any debts of her contracting, after the date above written.

DANIEL CARMICHAEL. Jessamine, June 16, 1802.

Tammie, June 10, 1802.

CAME to the plantation of the fubficion ber, living one mile from Paris, Bourbon county, about the time of the high warrs laft figuing, a bright BAY MARE, about 14 hands high, well on in years, big with Colt when the came, branded on the nigh flouider with fomething not very legible, the bair off both her fides, fupporfed by packing of fait, no white; appraided to £11.

JOHN HANILTON.

JUNE 14th, 1802.

June 14th, 1802.

# VALUABLE MEDICINES,

DR. HAMILTON'S ELIA
A fovereign remedy for Colds, obdinate
Affilmas, fore Throats and approaching Confus

Atomas, sore in more and approaching Confining to To Parents who have Children afficied with the HOOP This differency is the first magnitude, as it af-fords immediate relief, checks the progress, and in a hort time the most children have likely to the con-tact the children her likely. The Elistic is for per-fetly agreeable, and the dolfs for finall that no diffi-culty articles in taking it.

INFALLIBLE AGUE AND FEVER
DROPS,
For the Cure of Agues, remittent and intermittent
Fevers.

TOOTH-ACHE DROPS. The only remedy yet differenced which gives imediate and lasting relief in the most severe instances

Dr. HAHN'S TRUE AND GENUINE GERMAN CORN PLAISTER. Forcoms speedily removing them root and branch without giving pain.

DR. HAMILTON'S GRAND RESTORATIVE.

HAMILTON'S ESSENCE AND EX-TRACT OF MUSTARD.

A fixe and effectual remedy for resumantins, goat palley, forains and bruifes, white fivellings, old fixation, and sold, with

DR. HAHN's AN I'I-BILIOUS PILLS.
The operation of thefe Pills is perfectly mild, to us to be used with falley by perfons in every fituation, and of every age.
They are secularly.

to be used with fastey by persons, in every situation, and of every age excellently adapted to carry off super-Brows silk and prevent its moriod secretions—to restore and amend the appetite to pro-cure a free perspiration, and the appetite to pro-cure a free person, and the appetite to pro-cure a free person. The secretion of the secretion

PERSIAN LOTION.

Dr. HAHN's GENUINE EYE WATER.

A fluoretian nemody: for all diffrafts of the eyes,

Nathan Hufldn and Jooph F. Lewis, C.

THE RESTORATIVE POWDER FOR THE TEETH AND GUM. This excellent preparation conforts and first cant the gunt, preferres the cannel from decay, a cleanfest and unturn the teeth, addorsing all that

THE DAMASK LIP SALVE,

THE ANODYNE ELIXIR

FOR THE CURE OF VENEAUAL COMPLAINTS.

The patent Indian Vegitable specific, plant only be Leroux.

CHURCH'S COUGH DROPS.

HAMILTON'S WORM DESTROY-ING LOZENGES.

hild recovered, and now enjoys a good flate BENJ. WILLIAMS.

Moss. Richd. Lee, & Co.

Spencer Griffin, Defe

A Copy, Tefle
WILLIS GREEN, c. D. D. c.

TO ALL WHO MAY BE CONCERNED.

TAKE NOTICE,

THAT I have appointed JOHN M.
BOGOS, of the town of Lexangton, my attorney, to transfer, adjust and perform air manner of Boshes's, relating to findly accounts, influments of writing, papers accounts, influments against the faid Jofeph Cofby deceased.

JOHN COSBY.

In virtue of the above, all perfons indebted to the effact of the faid Jofeph Cofby deceased, are requested to make immediate payment; and those who have any demands against faid ethate, are defired to prefent them to the fubferiber for fertiement immediately.

JOHN M. BOGGS.

June 17, 1802.

June 17, 1802.

TAKE NOTICE

ON Monday Lait, I loft my Pecket Book in Lexington containing a number of valuable papers, together with bank notes to the mount of fixty dollars. I have received the pecket book by the hands of Col. Wm. I rivine, delivered to him by the hands of a gentleman at Mr. Pofflethwair's tavern. The papers that are milling, is one bank note of twenty dollars affigned to me from James M'Connel, a bond upon Green Clay for the conveyance of 4,000 acres of land, one thoca Jacch Miller for 400 acres, and a bond upon James Grief, on flumped paper for 35 dollars, suppofiling those papers to have dropped out of the book before or unknown to the gendeman who found it. I will handformely reward any perfon who will deliver all or any of the papers on me living in Madifon county.

JAMES HENDRICKS.

June 17th, 1802.

Lexington, June 25.

Lexangron, June 25.

By yefterday's mail we did not receive any article of importance—We shall therefore offer no other apology for the barrenness of this paper.—A few gleenings follow. Next week we hope to be able to farnish a more agreeable repail.

The Aurora still maintains the opinion that the treaty between France and Spain, so far as it concerned. Louislans, had been wholly referinded.

The Holpodar of Wallachia has been defeated, and his army dispersed, by Passwan Oglou.

faired, and his army sep-Oglou.

Don Urquijo, has embarked at Cadiz for one of the Pulippine iflands, there to be con-fined for life. His offence is faid to have been an attempt to abridge the power of the

been an attempt to annuge the power or Laquifition.
Ditus, at Bedford, (N. York) on Saturday morning, 29th May, after a fhort and fevera illnefs, in the 45th year of her age Mrs. Sanam Jax, the amiable and much respected wife of his Excellency John Jay, Late governor of the state of New-York, and one of the daughters of the late governor Living son, dec.

daughters of the racegorial phila, June 11.

Aletter received at Newburyport, from Martinique dated shi May, Maya-" The French are to take policifion of this ifland the 57th May."

are to take possession of this island theorem May,"

A letter from the Hague says, that the English government has sent orders to the Moglaccas to transport, before the English transport severate that island, all the fiels and plants of spices to Junaica and Frinidad. Thus the commerce in spices, which the Dutch hither-toe enjoyed exclusively, and which has fo materially contributed to enrich their merchants, will be now divided with Great Britain.

WASHINGTON CITY, June 41.,
APPOINTMENTS BY THE PRESIDENT,
General Commission of Bankrupte,
KENTORY DISTRICT,
John Rowan, Daniel Weifiger, John Inflore,
James Morrifon, John A. Seitz, John Bradford.

CAUTION.

\*\*\* These who value their Maney and their bealth, and with to procure the Genuine Medecines, will apply only at a bove.

A MEETING of the Share-Holders of the KENTUCKY INSURANCE COMPANY, will be held on Thurfday the HI Jis. If young at their Office in Lexington, at 4 o'clock P. M. agreeable to the conflictions.

WM. MACKAN, CIK, to the board of Directors.

June 12.

### SACRED TO THE MUSES.

THE MOURNER, In imitation of the stile of SIMONIDES.

d away,
the fway.
I'd ev'ry care,
court the fair—
doen myrtle wove,
ay foul to love.
one ev'd mem'ry fli
dies.

ANECDOTE.

At the time when there was an agreement imong the Irith people, not to import English nanufactures of any kind, in order to bring forgland to a compliance with their demands or a free trade, the mate of a veffel, laden with the ideas of a tree trade, the mate of a veffel, laden with the liquor, and in the most insulting maner matched upthe wharf, crying out, "Here's acast, drink and elobbing, you raselas." A coal-heaver coolly walking up, gave him a low, which laid him byrawling in the gutter—thand there," has here's washing and lodging or you."

### DANVILLE DISTRICT, to wit:

Jofish Moore, Complainant, against

against
Adam Rankin and John Danlap, 
heir of James Dunlap, dec. 

IN CHANCERY.

IN CHANCERY.

THE defendant John Dunlap, having failed to I enter his appearance herein, agreeable to law and the present of the control of t

A Copy, Feite WILLIS GREEN, C. D. D. C.

## WILLIAM WEST,

Has Received and is Just Opening, the Store lately occupied by Mr. George Tegar

A Handsome Assortment of

A Handrome Assortment of MERCHANDISE, Consisting of Dry Goods, Groceries, Hard Ware, & Glafs Ware, & Glafs Ware, & Glafs Ware, as Chart of the Consistency of the Con

# TROTTER & SCOTT,

Have Just Received from Philadelphia, d are now opening, for sale, at their Store, opposite the Market House, A Large, Elegant, and Well Chosen Af-fortment of

MERCHANDIZE,

Bernard Giltner.

PETER PAUL & SON,
STONE CUTTERS
From LONDON,
Now living on the Woodford road, Lexington,
RESPECTFULLY inform their friends
and the public at large, that they carry
on the STONE CUTTING butiness in

on the STONE CUTTING butinets in all its various branches, fuch as TOMBS, GRAVE STONES of all forts, Polithed MARBLE CHIMNEY PIECES, and FREESTONE ditto, SAFES, to preferve Papers, Money, &c. from being defroyed in cafe of Fire.

NEW & CHEAP STORE.

Lewis Sanders, & Co.
HAVE received from Philadelphia,
and are now opening a choice and
general afforement of

Consisting of DRY GOOLS, viz MERCHANDIZE, viz.

litto Book ditto, choife affortment of Chintzes & Cali-cos of the newest and most fashionable

co3 of the news.
patterns;
India filk, Romals & Bandanas,
Irrifh Linen, fold very low by the piece;
Luteffrings, Saxins & Sarfanets,
Marfeilles Waiftensting,
A large affortnene of Umbrellas, &c.
A very general affortment of Hardware,
German, Crawley & English Blifter feel,
Viers.

Vice,
A general affortment of Saddlery &c.
A general affortment of Saddlery &c.
Groceries,
Groceries,
Coffice, Teas,
Spices, Dye Stuffs,
Beff Red Bark for fale by the pound or
larger quantity;
Port Wine,
Bengall, Spanish and French Indigo,
Arnatto.

Lexington, 2d April, 1802.

thingure perfection tweethe was.

Benjamin Wharton.

As we are well acquainted with the fituation the horse, we join in the above.

Matthew Anderson, tf James Dupuy.

## FOR SALE,

HE Property lately occupied in this town, by mr. Arthur Thompson, and at present by Mr. Deilum, consisting of Two New Two Store

## FRAME HOUSES,

PACHEM HOUSEN, And Convenient Cellars, a targeframe Stable and Kitchen, good Smoke House, and Three Lots belonging to the above premiter. Alfo two hundred acres of GOOD QUALTIED LAND, lying on the head of Salt River, about fewn miles from this town; the title clear of every kind of difpute; the Land is well-watered, but emited unique models and the contract of the

Danville, 9th February, 1801 J. BIRNEY.

## R. BRADLEY

R. BRADLE-Y

1 DSPECTFULLY announces that
be funceed Major Wagnon, in the
commodaus Brick House and Stables,
which he lately occupied in this place,
which he lately occupied in this place,
which tagether with that peculiar respect
thewn himself while with Major Wagann, emboldens him to anticipate a partronage from Gentell Guests, only,
as durable as his folicitude to please.

Lexington, 15th Feb. 1802.

# JAMES MACCOUN,

itas juft-recived from Philadelphia, a large and well chofen affortment of MeRCHANDIZE,

Of the latest importations from Europe,
No now opening at his store on Main freet,
And now opening at his store on One of the control of the c

WINCHESTER's DIALOGUES, For fale at this office.

ALEXANDER PARKER & Co.

Have just imported from Philadelphia, and opened at their STORE, in Lex-ington, on Main Arcet, opposite the

A Very Large, and Well Assorted Cargo

# MERCHANDIZE,

Consisting of DRY GOODS, GROCERIES, HARD WARE, QUEENS', GLASS, CHINA, WARES, &c.

WAILED, Sec. WAILED, Sec. Wallet have been laid in on lower terms than ulual, and which will be fold accordingly, for Calli, Hemp, and Country made Sugar. — To avoid the great trouble and expence attending the collection of debts, no accounts will be open-

Lexington, April 1, 1802.

## LAST NOTICE.

LAST NOTICE.

A by bond, note, or book account—likewife those indebted to the states of James & William Parker decessed, are requested to make payment of the respective sums due, before the first of June next. Those who fail to comply with this notice, may depend on fuits being commenced against them without discrimination.

alexander Parker.
Lexington, April 1, 1802.

# NAILS,

MADE at the Manufactory of the Subscriber, and fold by him in MORGANTOWN, Virginia, at the following prices, viz.

d. d.

12 at 10 per lb. 76 to the lb.

10 - 11 - 80 ditto.

8 - 12 - 166 ditto.

6 - 13 - 160 ditto.

The quality fuperior to any made in this country.

ALEX. HAWTHORN.

February 20, 1802. GAtp8w

NOTICE oved my family to a Yarm is

J. HUGHES.

Fayette County,

April Court of Suarter Sessions, 1802.

Jeffe Beauchamp, Complainant,

Againt

Inac Baker, Defendant,

IN CHANCERY.

The defendant not having entered his appearance agreeable to law and the roles of this court, and it appearing to wheir fatification that he is no irhabitum of this commonwealth—on the history of the control of the complainant, by his connict, it is redered, that the fall defendant appear here on the first day of our next Augunt Quarter Seffice court and answer the complainant's bill, or the fame will be complained to the fame will be considered to the complainant of the fame will be complained to the fame wille

Levi Todd, C.F.C.Q.S

Just received, and for fale at this Office A quantity of WRITING PAPER. Alfo a number of BLANK BOOKS.

### REMOVAL.

JOHN JORDAN Jun. & Co.

BEG leave to inform their friends and
the public in general, that they
have removed their Store to that well
known house fronting the Public Square,
and lately occupied by Mr. Innis B.
Brent, as a Tavern—Where they are
now opening A Large and General Affortment of

GOODS,

Suitable for the prefent and approaching feafon, which they are determined to fell at the most reduced prices for Cash or Country Produce

N. B. All those indebted to John Jordan Jun. & Co. either by bond, note or book account, are requested to come forward and make payment on or before the 1st of July next.

Lexington, May 29.

FOR SALE THE KENTUCKY LAWS.

I Vol.—Price 4 Dol.

### PUBLIC SALE.

0

State of Kentucky, Washington District Court, set. Cary L. Clarich, Compt.

Wastington District Court, tell.

Cary L. Clarke, Compt.

Joseph Conking, William Lloyd, Thomas Lloyd, Abiguit Lloyd, Betfey Lloyd and Themas Lloyd, heirs and representatives of Samuel P. Lloyd deceased, Defits.

IN CHANCERY.

Pursuant to a decree of the faid Washington district court, in the above cause, we shall expose to public fale at the court bouse door in the town of Washington, in the county of Masion, on Monday the nineteenth day of July next, all the right use and interest of the above defendants of in and to a certain tract of land, of twenty eight thousand three hundred and thirty four acres, formerly in the faid county of Masion, but now in the county of Fleming, on the waters of litel Sandy.

Patented to Charles Fleming.—The terms to be made known at the time of fale.

John Graham, Winslow Parker, Lewis Bullock,

May 17, 1802.

STATE OF KENTUCKY. MASON COUNTY, sct. April term, 1802. John Edgar, Complainant, against

MASON GOUSTY, 767. April cetin, 100Spain, John Edgar, Complainant,
aguaga
Peter Labora, Defendant.
IN CHANGERY.

IT appearing to the fatisfaction of the
court, that the defendant is not an inhabitant of this commonwealth, and he
having failed to appear and file his anifwer
agreeable to law and the rules of this
court: upon motion of the complainant,
by his attorney, it is ordered, that unlefs
he appear here at the next October
court, in perfon, or by fome attorney of
faid court, and anfwer the faid complainant's bill, the fame finall be taken as confeffed, and it is further ordered, that a copy of this order be advertited for two
months fucceffively in feme public authorifed paper; another poffed at the door of
the court house in Walkington, and a
third at the door of the Baptilt meeting
house, in faid town, fome Sunday immediately after divine service.

A copy. Tele,
THO. MARSHALL, Jun. c. M. c.

GREAT BARGAINS

GREAT BARGAINS
To be bad at the store of John A. Sette,
Who has received an elegant additional affortment of
MERCHANDIZER,
Principally from the VENDUE STORES
OFFHILADELEHTA, and will be fold much lower than is ufually fold in this place.
May be bad—
Cloths,
Calfiners Dimities and MerCalfiners Halles,

falles, Luftrings & Sattins, Sarfnet & Persian, Chocolate Bandan-

Cloths,
Caffiners,
Velvets, Thickfets
and Fancy cords,
Striped, Clouded &
Plain Nankeens,
Irish Linens,
German do.
Coarfe Mustin,
Tambor'd do.
Cambrisk do. nas,
Blue do.
Turkey Yar
Blue Plush,
Crimson do. Scarlet do. Wool Card Cotton do.

Lappet do. Jaconett do. Elegant Chintzes& Collicoes unufaally low, Ladies extra Silk Gloves, Muslin Shawls.

Silk do. Silk, Cotton and

Sugar, Madeira Wine, lk, Cotton and Worsted Hose, A L

Worsted Hose, French Brandy, &c.

A L S O:

A general supply of

SALT, COTYON & CASTINGS.

Lexington, May 26th, 1802



Imperial, Southong & Bohea, Southong

Coffee, Mulcovado & Loaf

FRESH MEDICINE.

Juft arrived from Philadelphia, at our floop, near the Stray-Pen, Lexington, and to be fold for CASH, Fine Linen, or Flax-Seed.

Flax-Seed.

Also RED CLOVER SEED,

FOR SALE.

ANDW. MCALLA & Co.

TAKEN up by the full science, though care
the Big Lick on Eagle creek, in Gallatin
caunty, one BAY MARE. four years old, a
blase face, four feet white, branded on the
near houlder thus, AH joined together, four
cen hands high. But fine the mare has
fined her old coat, the brand appears to stand
thus AH; appraided to 151.

ALSO a
SORREL HORSE, five years old, blase face,
two hind feet white, 14 hands high, branded
on the near shoulder thus O: appraised to 151.

JONAS JONES.